

1909-016  
Lee Co.

Chancery Causes: Kempton Parsons vs. Lewis Parsons &c

Russell

CA-Estate Dispute  
T-Property



To the Hon. H. A. W. S. Keen  
Judge of the Circuit Court  
of the County of Lee

Your orator Skempton  
Parsons, humbly complaining,  
sheweth unto your honor,  
that your orator's father, A. J.  
Parsons, was in his lifetime  
seized and possessed of a life  
interest in certain real estate  
which at his death, was to go  
to his children, lying in the  
County of Lee said to contain  
forty acres more or less, in Long  
Hollow four miles east of  
Jonesville known as part of  
the Joseph Wynn land and  
bounded as follows:

Beginning on a stake or  
stump little above Lewis  
Stapleton's house near the  
road; then N. W. with the  
road to a stake between  
George Hedrick and A. J.  
Parsons; then S. W. with the  
line between Hedrick and  
A. J. Parsons; then S. W. to the  
top of a spur some 25 poles



then with the same line to  
a black oak by the fence near  
John Colliers line or corner; then  
far enough with the same  
line to include forty acres  
to A J Parsons; then southwardly  
in a straight line to John  
Colliers line then with  
Master and John Colliers line  
to the Dover line and with  
Dover line N E to a corner  
between Amanda Stapleton  
and A J. Parsons; thence  
N W to a corner between  
A J Parsons and Amanda  
Stapleton; thence N near  
30 poles to a stake on the  
bank of the road; thence  
running on the South side  
of the road N E some 25  
poles to a stake in the  
hollow; thence nearly north  
five or six poles to the  
beginning; being the same  
land deeded to A J Parsons  
during his life and at  
his death to his children,  
by W A Parsons and Jane



Parsons by deed dated April 8, 1896, and recorded in the County of Lee in deed book No 32 page 482

On December 9, 1898 your orator's father J. Parsons departed this life, leaving your orator, Chanie and Lewis, his only children and heirs at law. The said Chanie and Lewis are infants under the age of twenty one years of age; but the said Chanie is now the wife of Elou Russell

And your orator further states, that the said real estate is as he believes, susceptible of partition amongst the parties entitled thereto; but if it be not, then your orator desires the same to be sold and the proceeds distributed amongst the parties, in proportion to their interests therein.

In tender consideration whereof, and forasmuch as



your orator is remediless  
in the premises, save by  
~~the~~ aid of a court of equity,  
where matters of the kind  
are alone and properly  
cognizable, your orator  
prays that the said Lewis  
Parsons and Chanie Russell  
be made parties defendant  
to this bill, and required  
to truthfully answer the  
same, but not on oath  
that being waived; that  
a proper guardian, ad litem  
be assigned the infant  
defendants to defend their  
interest in this suit; that  
the said real estate be  
divided between the  
parties aforementioned  
entitled thereto; and your  
orator's portion thereof  
allowed to him; and  
in case the said real  
estate be indivisible,  
that the same be exposed  
to sale, and the proceeds  
thereof be distributed



among the parties entitled  
thereto; that proper process  
may issue and that such  
other, further and general  
relief may be afforded  
your orator as the nature  
of his case may require,  
or to equity shall seem meet.  
And your orator will  
ever pray &c

W<sup>m</sup> F. Hodge, Jr.



Rempton Parsons  
vs } Bill for  
    } Partition  
Lewis Parsons et al

Filed Sept. 1, 1909.

H. C. D. Ewing,

1909, 2<sup>nd</sup> Sept. <sup>Clk.</sup> Rules.

Bill filed &  
cont'd for Ans.  
G. A. L.



Kempston Parsons

vs In Chancery -

Chasie Russell and Lewis  
Parsons -

This cause came on to  
be heard on this day and  
upon motion of the Plaintiff  
by his attorney this suit is  
thereby dismissed without  
prejudice to either party



Hampton Parson  
13 In Chancery  
Chancery Clerk et al  
                    

Encl  
H. C. W. Blum  
12-7-1859

Entered in C. C. B.  
No. 8, page 553.



Issued Sept. 1, 1909.

Kempton Parsons vs  
Lewis Parsons and Lillian  
Russell who are infants  
under the age of twenty one  
years; Summons in chancery  
to record September Rules  
of F. Hudgens, p. 9.



Kempton Parsons  
x3} Memorandum  
Lewis Parsons et al

Filed Sept. 1, 1909.  
H. C. J. Ewing,  
Clerk.



The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

*Lewis Parsons and  
Charlie Russell, infants under the  
age of twenty-one years*

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on

the *3rd* Monday in *September* 190*7*, to answer a bill in chancery exhibited against *them*  
*in our said Court by Remington Par-*  
*sons*

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *1st*  
day of *Sept*, 190*7*, and *124* year of the Commonwealth.

A Copy, Teste:

*H. C. T. Ewing,*, Clerk

*H. C. T. Ewing*, Clerk



VS

}

SUBPOENA  
IN  
CHANCERY

-----p. q.

To----- Rules

-----Court



**The Commonwealth of Virginia,**

**To the Sheriff of the County of Lee, Greeting:**

WE COMMAND YOU, That you summon

*Lewis Parsons and Channie Russell, infants under the age of twenty one years*

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on the *3rd* Monday in *September* 190*9*, to answer a bill in chancery exhibited against *them* in our said court by *Kempton Parsons*

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *1st* day of *Sept.*, 190*9*, and 134<sup>th</sup> year of the Commonwealth.

A Copy, Teste:

\_\_\_\_\_, Clerk

*H. C. T. Ewing*, Clerk



Kempton Parsons

VS

SUBPCENA  
IN  
CHANCERY

Lewis Parsons and  
Chania Russell

W. D. Hodgins p. q.

To 2nd September Rules

Lee Circuit Court

1909.

Executed  
W. J. Lucher  
S. C.